Sec.	Twp.	Range	

ZONING HEARING APPLICATION MIAMI-DADE COUNTY

DEPARTMENT OF REGULATORY AND ECONOMIC RESOURCES



30-5010-054-0010 LIST ALL FOLIO #s:_

NAME OF APPLICANT (Own 'Owner's Sworn-to-Consent' and corporation, trust, partnership, or James and Rosemary	l copy of a valid le like entity, a 'Disclos	ase for 1 year o	r more is requir	
2. APPLICANT'S MAILING ADDRI Mailing Address: 8201 SW 111	Terrace			
City: Miami	State:FI	Zip:_33156	Phone#: 305	5-310-5992
3. OWNER'S NAME, MAILING AD Owner's Name (Provide name of AL Mailing Address: 8201 SW 111	L owners): James		/ Hartigan	
City: Miami	State: Fl.	7in: 33156	Dhana#: 305:	-310-5992
4. CONTACT PERSON'S INFORM Name: Jose Diaz Mailing Address: 8592 SW 169	Terrace		ose Diaz, Arch	
City: Palmetto Bay Phone# 305-310-5992 Fa		State:	Fl.	Zip: 33157
Phone# Fa	ax#	E-mail:	jdiaz@Jose[DiazArchitect.com
 LEGAL DESCRIPTION OF A (Provide complete legal description description for each requested (identify) each legal description bounds descriptions be provided 	tion, i.e., lot, block, s nip, and range. If th zone must be provi attached. In additio	subdivision name ne application con ided. Attach sepa n to paper version	, plat book & pag ntains multiple re lirate sheets as r on it is requested	ge number, or metes and ezoning requests, a legal needed and clearly label that lengthy metes and
Lot 1 block 1 of recorded in plat bo			•	
6. ADDRESS OR LOCATION O	F PROPERTY (For	r location, use des	scription such as	NE corner of, etc.)

ozu i Sw i i i Terrace

7.	SIZE OF PROPERTY 149.91 ft x 184.02 ft (in acres):					
	(divide total sq. ft. by 43,560 to obtain acreage)					
8.	DATE property x acquired □ leased: September, 2007 (month & year)					
9.	Lease term: years					
10	S CONTIGUOUS PROPERTY OWNED BY THE SUBJECT PROPERTY OWNER(S)? no × yes□ If yes, provide complete legal description of said contiguous property: EIVE□					
	215-44					
	MAY 1 8 2015					
	MIAMI-DADE COUNTY DEPARTMENT OF PROJUNTY					
11. Is there an option to purchase \square or lease \square the subject property or property of property is a subject property of property of property of property is a subject property of						
11. Is there an option to purchase or lease the subject property or property						
12	. PRESENT ZONING CLASSIFICATION: EU-1					
13	. APPLICATION REQUESTS (Check all that apply and describe nature of the request in space provided)					
	District Boundary(zone) Changes [Zone(s) requested]:					
	(Provide a separate legal description for each zone requested)					
	Unusual Use:					
	Use Variance:					
Х	X Non-Use Variance: Allow a guest house having a rear yard covered area of 11% where 5% is presently allowed					
	Special Exception:					
	Modification of Previous Resolution/Plan:					
	Modification of Declaration or Covenant:					
14	. Has a public hearing been held on this property within the last year & a half? no x yes□. If yes, provide applicant's name, date, purpose and result of hearing, and resolution number:					
15	. Is this application a result of a violation notice? no X yes D. If yes, give name to whom the					
	violation notice was served:and describe the violation:					
16	. Describe structures on the property: Single Family Residence					
17	. Is there any existing use on the property? no \square yes \times . If yes, what use and when established?					
	Use:EU-1 Single Family Residence Year:2007					
18	. Do you require a translator for the actual hearing? Yes ☐ No X If yes: Spanish ☐ Haitian Creole ☐ Other ☐ (Please specify which language)					
19	. If you would like a preliminary courtesy review of your application by the technical staff of the Developmental Impact Committee, please check Yes x If yes, the application will be placed on the next available Developmental Impact Committee agenda. There is no additional charge for this service.					

APPLICANT'S AFFIDAVIT The Undersigned, first being duly sworn depose that all answers to the questions in this application, and all supplementary documents made a part of the application are honest and true to the best of (my)(our) knowledge and belief. (I)(We) understand this application must be complete and accurate before the application can be submitted and the hearing advertised. OWNER OR TENANT AFFIDAVIT James and Rosemary Hartigan , being first duly sworn, depose and say that (I am)(we are) the $\sqrt{\chi}$ owner \square tenant of the property described and which is the subject matter of the proposed hearing. Signature **CLAUDIA RIVAS** MY COMMISSION # 55 867743 Public: Sworn to and subscribed to before me EXPIRES: Januar Commission Expires:
Bonded Thru Budget Notary Services this day of low, ********************************** **CORPORATION AFFIDAVIT** , being first duly sworn, depose (I)(WE), and say that (I am)(we are) the President Vice-President Secretary Asst. Secretary of the aforesaid corporation, and as such, have been authorized by the corporation to file this application for public hearing; and that said corporation is the \Box owner ☐ tenant of the property described herein and which is the subject matter of the proposed hearing. Attest: ___ **Authorized Signature** Office Held (Corp. Seal) Notary Public: Sworn to and subscribed to before me Commission Expires: this day of PARTNERSHIP AFFIDAVIT _, being first duly sworn, depose and say that (I am)(we are) partners of the hereinafter named partnership, and as such, have been authorized to file this application for a public hearing; and that said partnership is the □ owner □ tenant of the property described herein which is the subject matter of the proposed hearing. (Name of Partnership) Sworn to and subscribed to before me Notary Public: this ____, day of ____, Commission Expires: ATTORNEY AFFIDAVIT _, being first duly sworn, depose and say that I am a State of Florida Attornev at Law, and I am the Attorney for the Owner of the property described and which is the subject matter of the proposed hearing. Signature Notary Public: Sworn to and subscribed to before me Commission Expires this day of

MIAMI-DADE COUNTY DEPARTMENT OF REGULATORY AND ECONOMIC RESOURCES

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ACKNOWLEDGEMENT BY APPLICANT

- 1. The Public Works Department, the Department of Environmental Resources Management (DERM), and other County agencies review and critique zoning hearing applications which may affect the scheduling and outcome of my hearing. These reviews may require additional hearings before DERM's Environmental Quality Control Board (EQCB), or other County boards, and/or the proffering of agreements to be recorded. I am also aware that I must comply promptly with any DERM or Public Works conditions and advise this office in writing if my application will be withdrawn.
- 2. Filing fees may not be the total cost of a hearing. Some requests require notices to be mailed to property owners up to a mile from the subject property and I am responsible for paying the additional radius mailing costs. In addition to mailing costs, I am responsible for additional fees related to application changes, plan revisions, deferrals, re-advertising, etc., that may be incurred. I understand that fees must be paid promptly. Applications withdrawn within 60 days of the filing are eligible for a refund of 50% of the hearing fee but after that time hearings withdrawn or returned will be ineligible for a refund. Refunds must be requested in writing.
- 3. Applicable Florida Building Code requirements may affect my ability to obtain a building permit even if my zoning application is approved; and a building permit will probably be required. I am responsible for obtaining any required permits and inspections for all structures and additions proposed, or built without permits. And that a Certificate of Use (C.U.) must be obtained for the use of the property after it has been approved at Zoning Hearing. Failure to obtain the required permits and/or C.U., Certificates of Completion (C.C.) or Certificate of Occupancy (C.O.) will result in enforcement action against any occupant and owner. Submittal of the Zoning Hearing application may not forestall enforcement action against the property.
- **4.** The 3rd District Court of Appeal has ruled that zoning applications inconsistent with the Comprehensive Development Master Plan (CDMP) should not be approved by a zoning board and the recommendation will be for denial or deferral. Therefore, I acknowledge that if the hearing request is inconsistent with the CDMP and I decide to go forward then my hearing request can only be denied or deferred, but not approved. I also understand that I will not be reimbursed any fees paid unless I withdraw within 60 days of filing and then I will receive a 50% refund.
- 5. Any covenant to be proffered must be submitted to the Department's Legal Advisor, on County form, at least 1 month prior to the hearing date. The covenant will be reviewed and the applicant will be notified if changes or corrections are necessary. Once the covenant is acceptable, the applicant is responsible to submit the executed covenant with a current 'Opinion of Title' within 1 week of the hearing. Legal Advisor can advise as to additional requirements applicable to foreign corporations. Documents submitted to Legal Advisor must carry a cover letter indicating subject matter, application number and hearing date. Legal Advisor may be reached at (305) 375-3075

Harrisor and rearing date. Legar Advisor May be reached at (000) 070-0075				
(Applicant's Signature) Totopes Hughingo	Sworn to and subscribed before me on the			
(Print Name of Applicant)	Affiant is personally known to me or has produced as identification.			
	(Notary Public's Signature)			
My commission expires RECEIVED State of: 215-44	claudia Rivas			
MAY 1 8 2015	Print Name			
MIAMI-DADE COUNTY DEPARTMENT OF REGULATORY AND ECONOMIC RESOURCES DEVELOPMENT SERVICES	CLAUDIA RIVAS MY COMMISSION # EE 867743 EXPIRES: January 23, 2017 Bonded Thru Budget Notary Services			